

TRI-WEEKLY KENTUCKY YEOMAN.

VOL. VIII.

FRANKFORT, KENTUCKY, JANUARY 13, 1859.

NO. 431.

BUSINESS CARDS.

JOHN MONROE,
ATTORNEY AND COUNSELOR AT LAW
FRANKFORT, KY.

WILLIAM H. COOPER,
Attorney at Law, Frankfort,
Kentucky. He has been
employed by the Legislature
and the State Board of Education
in the preparation of several
important bills, and is well
known throughout the State.

HORN & METCALFE,
ATTORNEYS AT LAW,
FRANKFORT, KY.
LAWRENCE HORN & CO., ATTORNEYS
AT LAW, Frankfort, Ky., have
been engaged in the preparation
of several important bills for
the Legislature.

P. U. MAJOR,
ATTORNEY AT LAW,
FRANKFORT, KY.

OBERT S. COOPER, Esq., Comptroller
of the State of Kentucky, Frankfort,
Ky.

DR. D. O'DELL,
ATTORNEY & COUNSELOR AT LAW
FRANKFORT, KY.

CHARLES S. HORN, Attorney at Law,
Frankfort, Ky., has been
engaged in the preparation of
several important bills for
the Legislature.

JOHN M. HARLAN,
ATTORNEY AT LAW,
FRANKFORT, KY.
T. G. COOPER & CO., Attorneys at Law,
Frankfort, Ky., have been
engaged in the preparation of
several important bills for
the Legislature.

E. A. W. RUSSELL,
ATTORNEY AT LAW,
FRANKFORT, KY.

WILLIAM H. COOPER,
Attorney at Law, Frankfort,
Kentucky. He has been
employed by the Legislature
and the State Board of Education
in the preparation of several
important bills, and is well
known throughout the State.

Purkins & Monroe,
Attorneys at Law,
FRANKFORT, KY.

JOHN M. MODIANO,
ATTORNEY AT LAW,
ST. CLAIR STREET,
Two doors North of the court-house,
Frankfort, Ky.

JOHN M. McCALLA,
Attorney at Law, and General Agent,
WASHINGTON CITY, D. C.

JOHN L. MOORE & SON,
Are receiving their large stock of
Fall and Winter Goods,
In Great Variety and
AT VERY LOW RATES!

A. H. C. BROCKIE,
22 Chestnut Street, New York,
Manufacturers of Glass Stoves, Heating
Works, Grate Furniture, &c.

GLASSWORKS, CINCINNATI,
C. C. COOK, Manufacturer of
Glass Stoves, Heating Works,
Grate Furniture, &c.

NEW FIRM.
KEELON & CRUTCHER,
Booksellers, Stationers,
BOOTS, SHOES, ETC., CLOTHES,

Books & Stationery.
G. H. LEAVES, A. SOLLY, & CO.,
G. H. LEAVES, & CO., Booksellers,
Stationers, &c., have
just published a new
catalogue of Books and
Stationery.

LANE & BOOLEY,
Manufacturers of
Wood-Working Machinery,
AND CIRCULAR SAW MILLS,
CINCINNATI.

FULL TRIPPIE'S ENFORDED
Saddles, Bows, and Bumpees, Furniture
Chairs, &c., for all sorts of
Sports, &c., &c.

C. P. BRADLEY, Manufacturer
of Hub, Spoke, Bell, and Wheel
MACHINERY,
Long and Short, &c., &c., &c.,
for all sorts of Sports, &c., &c., &c.,
Corner John & Co., CINCINNATI.

A. J. JAMES,
Attorney and Counselor at Law,
FRANKFORT, KY.

STOVES & FIREWARE,
F. C. SMITH,
Supplier of all kinds of Fireware,
by FRANCIS C. SMITH, CINCINNATI.

HANNING, COOK, & CO., MANUFACTURERS
of Copper, Tin, and Sheet Iron Work,
Spiriting and Guttering
all descriptions.

CONTINUALLY ON HAND,
a large variety of
COOKING, PANTRY & COAL STOVES,
Tin, &c., &c., &c., &c., &c., &c., &c., &c.,
All orders promptly attended to
by F. C. SMITH.

Scotch Ale,
R. DISHES, &c., &c., &c., &c., &c., &c.,
GEO. A. LOBERTSON, CINCINNATI.

OFFICIAL.

Proclamation by the Governor,
1800 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of two hundred dollars
offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
1800 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of three hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
1800 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of three hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
1800 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of three hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
1800 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of three hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
1800 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of three hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
1800 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of three hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
1800 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of three hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
1800 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of three hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
1800 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of three hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

OFFICIAL.

Proclamation by the Governor,
500 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of five hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
500 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of five hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
500 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of five hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
500 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of five hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
500 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of five hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
500 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of five hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
500 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of five hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
500 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of five hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
500 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of five hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

Proclamation by the Governor,
500 REWARD.

WHEREAS, I, W. H. COOPER, Governor
of the Commonwealth of Kentucky,
do hereby declare, that there
is a sum of five hundred
dollars offered by the State of Kentucky
to any person who will give
information leading to the
arrest and conviction of the
murderer of A. D. COOPER, late
of Louisville, Kentucky.

Description.—See description
of the murderer given in
the preceding article.

LOUISVILLE ADVERTISEMENTS.

JAS. G. MATHERS,
No. 470 MAIN STREET,

LOUISVILLE, KY.
WHICH SALE AND RETAIL DEAL
IN CLOTHES, OIL CLOTHES,
CARPETS, OIL CLOTHES,
FURNISHING ARTICLES,

Hotels, Dwelling, Public Institu-
tions, Steam-boats, &c.

JOHN A. DICKINSON,
No. 100 Main Street, between
Market and High Streets,

Manufacturer of Willow Ware,

DAIRY PRODUCTS,

WILLOW WARE,

M. B. SWAIN,
MANUFACTURER OF
NON-RESIDENT LANDS FOR
FORFEITURE.

W. W. TALBOT,
No. 700 Main Street, Manufacturer
of Willow Ware.

D. C. COOPER,
No. 100 Main Street, Manufacturer
of Willow Ware.

M. B. SWAIN,
MANUFACTURER OF
NON-RESIDENT LANDS FOR
FORFEITURE.

W. W. TALBOT,
No. 700 Main Street, Manufacturer
of Willow Ware.

M. B. SWAIN,
MANUFACTURER OF
NON-RESIDENT LANDS FOR
FORFEITURE.

W. W. TALBOT,
No. 700 Main Street, Manufacturer
of Willow Ware.

M. B. SWAIN,
MANUFACTURER OF
NON-RESIDENT LANDS FOR
FORFEITURE.

W. W. TALBOT,
No. 700 Main Street, Manufacturer
of Willow Ware.

M. B. SWAIN,
MANUFACTURER OF
NON-RESIDENT LANDS FOR
FORFEITURE.

THE TRI-WEEKLY YEOMAN, CONGRESSIONAL.

WASHINGTON, Jan. 6.—SENATE.—Mr. Stewart presented the constitution adopted by the late Consultation Convention held at Leavenworth, Kansas, which was referred to the Committee on Territories.

On motion of Mr. Crittenden, the French solution bill was taken up by a vote of 31 yeas to 18 nays.

This bill was brought in on the 5th of January last year, by Mr. Tesson, and referred to a Special Committee, of which Mr. Crittenden was chairman. It is now reported without amendment, and provided that a sum not exceeding five millions, shall be paid per rat, in satisfaction of the claims of American citizens, who had valid claims upon the French Republic, growing out of illegal captures and confiscations prior to the ratification of the convention between the U. S. and France, ratified July 31, 1801.

Mr. Crittenden addressed the Senate, urging the justice of these claims, remanding the Senate to Washington, Jefferson, Adams, Webster, and other statesmen had recognized their validity, and showing historically how our faith is pledged to France, as well as to our citizens, for their liquidation. The bill provides that the claims shall be ascertained and settled by a Board of Commissioners at Washington within two years.

The hour for the special order of the day having arrived, viz., the Pacific railroad, the specification bill was postponed without action, and Mr. Bigler of Pa., took the floor to speak in favor of the railroad, which was interrupted yesterday by the announcement from the House of the decease of Gen. Quinton.

Mr. Bigler was happy to observe, in many words on this subject, that but little diversity of opinion exists as to the necessity of the construction of a railroad across the great domain to the Pacific ocean. The main difference in the Senate and the country, is as to the proper means to accomplish the desired end, and to its proper location. For himself, he would not be temerarious in one point. His object was to insure the completion of the road, not as much as a means of developing the national wealth of the intermediate country, as of maintaining our rights, and protecting our citizens on the Pacific side.

The whereabouts of the road is an object of secondary importance, whether it be a few degrees further North or South, so that it be a great national highway. No one will contend that it should be forced where it never intended to be. He himself preferred a central route. He could see a reason for serious difficulties about either terminus of the road. In the main track through the mountains the main consideration is the safety of the road. Due consideration should be had to the cost of the work, the length of the grades, and the character of the climate and the depth of the snows.

Mr. Bigler had no objection to notice the progress of the railroad enterprise in the United States, showing its effect in the trade, commerce, wealth, general growth, and strength of the Country. He stated his sentiments by the fact that any week's issue before the Legislature of Indiana was known to all parts of the infant country, and as late as 1811 it was long before the other states saw that the capital was 161 miles away now, whatever transpires in any one state is known in almost all except the one on the Pacific. Were any one so foolish as to lay a bridge over the road, the world would know it to all others, save on the river, and the whole country round the head of the Mississippi would be in a fever. Were the road to be laid across the mountains, the world would be told of it by the news papers, and the task of overcoming this obstacle is evidently too great for individual means, over a susceptible country, rapidly adapted to agricultural purposes. Rich it may be in mineral's, therefore let us leave no commercial considerations, it is not likely to be commercial in itself, for the needs of the Government. Considering as he did that it is more of a military and political measure, than of a mere commercial value, he asked why the Government should not lend it its aid, its committee, and its credit?

He was averse to computing the Government in any way, but he considered that individual capital is not equal to the task, and hence that the strong arm of Government should be extended to the work. Especially is much of the money through which it would pass, negligible to its destruction, and incidentally still more than is in the commercial value of the work.

Mr. Bigler, however, stated like objections to the bill, and urged that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Phelps, of Missouri, replied that he was not responsible for news paper remarks, but he would say that unless Congress shall provide the means for carrying on the Government during the next fiscal year, either by a loan, or by an issue of notes, or rates, or by a reduction of the tariff, there will be an extra session of the House.

The House again went into Committee of the Whole on the state of the Union, and resumed the consideration of the Indian appropriation bill.

Mr. Lovelace, of Illinois, said that if the process of centralization shall go on as it has for the last few years, the Executive can say with truth, "I am the Government." The passage of the bills received from the Committee of Ways and Means is not upon the ground of right and necessity, but simply because the Executive has recommended the preparation. He wished to know from the Chairman of the Committee of Ways and Means whether the report that unless Congress shall reassess the tariff to suit the President, there will be an extra session of the House.

Mr. Phelps, of Missouri, replied that he was willing for the debate to continue as long as the House may require.

Mr. Lovelace said that if it was a means of developing the national wealth of the intermediate country, as of maintaining our rights, and protecting our citizens on the Pacific side.

Mr. Jones, of Tennessee, offered a resolution calling on the Secretary of the Interior to report under what law it is by what authority the Advisory Board of Agriculturalists to the Patent Office assembled, the manner in which the delegates had been appointed, and from what fund they are to be paid.

Mr. Lovelace and Stephens severally gave their assent to the resolution, suspending the debate as it stood under the direction of the Secretary of the Interior—\$7,500 having heretofore been appropriated for the collection of agricultural statistics.

Mr. Jones of Tenn., said if it was right and necessary such a committee should be organized, Congress ought to take the responsibility of the same, and if they shall be called the "Board of directors," and the amount of compensation.

The resolution passed.

The House again voted into Committee of the Whole on privilege bills—Mr. Clegg's in the chair.

Waukesha, Jan. 11.—S. NYRE.—The Senate was called to order at the usual hour, when, after prayer, the journal was read.

Mr. Mason, of Va., in the Committee on Foreign Affairs, reported a bill authorizing the President to use the land and naval forces of the U. S. as a fleet of war.

The bill was referred to the Board of Engineers.

Mr. Lovelace, of Illinois, said that the bill was referred, defending the items which it contained.

Mr. Bryan of Texas, availed the appropriation for additional agents and its expenses, and for buying presents for the Indians in Texas. He argued that the people of that State were entitled to representation, and incidentally still more than were all the other states combined, there will be a majority in favor of the bill.

Mr. Lovelace and Stephens severally gave their assent to the bill, and the whole the bill was referred to the Board of Engineers.

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that the amount proposed to be appropriated be reduced, under the head of "unproductive expenses."

Mr. Lovelace, of Illinois, said that the bill was referred, and that

